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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/690,147	10/21/2003	Stephen H. Canonico	A3,041	3912	
Russell H. Wal	7590 · 12/22/2006 lker	EXAM	EXAMINER		
Walker, McKenzie & Walker, P.C.			KNIGHT, DEREK DOUGLAS ·		
-	Suite 434 6363 Poplar Avenue			PAPER NUMBER	
Memphis, TN 38119-4896			3681		
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS		12/22/2006	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
		10/690,147	CANONICO, STEPHEN H.				
	Office Action Summary	Examiner	Art Unit				
		Derek D. Knight	3681				
Period	The MAILING DATE of this communication app I for Reply	ears on the cover sheet with the c	orrespondence address				
WI - E - I - F	SHORTENED STATUTORY PERIOD FOR REPLY HICHEVER IS LONGER, FROM THE MAILING DAEST Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period we failure to reply within the set or extended period for reply will, by statute, any reply received by the Office later than three months after the mailing paramed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status	•						
1)[⊠ Responsive to communication(s) filed on 18 Oct.	ctober 2006					
	This action is FINAL . 2b) This action is non-final.						
3)[,_						
,-	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispo	sition of Claims		·				
4)[☐ Claim(s) <u>1-7</u> is/are pending in the application.	•					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[Claim(s) is/are allowed.						
6)[⊠ Claim(s) <u>1-4 and 6</u> is/are rejected.						
7)[☑ Claim(s) <u>5 and 7</u> is/are objected to.		•				
8)[☐ Claim(s) are subject to restriction and/or	election requirement.					
Applic	ation Papers						
9)[☐ The specification is objected to by the Examiner	·.					
	☑ The drawing(s) filed on 18 October 2006 is/are:	•	to by the Examiner.				
	Applicant may not request that any objection to the o	· · · · · · · · · · · · · · · · · · ·	•				
	Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)[The path or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.				
Priorit	y under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
	1. Certified copies of the priority documents	s have been received.	•				
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prior						
	application from the International Bureau	(PCT Rule 17.2(a)).	-				
•	* See the attached detailed Office action for a list of	of the certified copies not receive	d.				
Attachm	nent(c)						
	otice of References Cited (PTO-892)	4) Interview Summary ((PT∩_413)				
2) 🔲 No	otice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te				
	formation Disclosure Statement(s) (PTO/SB/08) sper No(s)/Mail Date	5) Notice of Informal Pa	atent Application				

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DETAILED ACTION

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Response to Arguments

- 1. Applicant's arguments with respect to claims 1-4 and 6 have been considered but are most in view of the new ground(s) of rejection.
- 2. Applicant's arguments, see page 8, lines 13-19, filed on October 18, 2006, with respect to claims 5 and 7 have been fully considered and are persuasive. The rejection of claims 5 and 7 has been withdrawn.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-3 are rejected under 35 U.S.C. 102(b) as being anticipated by Ross-Myring US 4,088,040.

Ross-Myring shows a hand-operated jointed control lever assembly comprising a lever body (35) mounted for pivoting movement about an axis (57) from a released position (Fig. 1) to an actuated position (Fig. 3). Said lever body (35) having a rearward first fulcrum surface (33) and a rearwardly extending lip (45) proximate said first fulcrum surface. A lever arm (15) having a forward edge portion (37) and a second fulcrum surface (31) proximate said forward edge portion, said first fulcrum surface (33) and said second fulcrum surface being adapted for mating engagement without a pivot axle joining said lever arm to said lever body when said forward edge portion is engaged

under said lip. A tensioning means (23) for applying a contraction force between said first fulcrum surface and said second fulcrum surface that biases said first and second fulcrum surfaces into mating engagement. The first and second fulcrum surfaces are arcuate, and are respectively cylindrically concave and convex.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ross-Myring US 4,088,040 in view of Gleasman US 2,854,857.

Ross-Myring, as discussed in the rejection of claims 1-3 above, fails to show a tensioning spring interposed between the second end of the tensioning cable and the lever body.

Gleasman shows in Figure 1 a hand-operated jointed control lever assembly with a tensioning cable (12) having first (5) and second (26) ends. The first end (5) being secured to the lever arm (4). Gleasman shows a tensioning spring (28) interposed between the second end (26) of the tensioning cable (12) and the lever body (4).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the braking system of Ross-Myring to incorporate the tensioning spring coaxial with the tensioning cable. Ross-Myring states "the opposite

end of the cable is attached directly to the clutch or braking mechanism of the motorcycle or any other vehicle," (col. 2, lines 60-62).

Allowable Subject Matter

- 6. Claims 5 and 7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter: The prior art does not show a tensioning spring disposed within a cavity formed within the lever body as stated in claims 5 and 7.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Facsimile Transmission

Submission of your response by facsimile transmission is encouraged. Group 3600's facsimile number is (571) 273-8300. Recognizing the fact that reducing cycle time in the processing and examination of patent applications will effectively increase a patent's term, it is to your benefit to submit responses by facsimile transmission whenever permissible. Such submission will place the response directly in our examining group's hands and will eliminate Post Office processing and delivery time as well as the PTO's mail room processing and delivery time. For a complete list of correspondence not permitted by facsimile transmission, see MPEP 502.01. In general, most responses and/or amendments not requiring a fee, as well as those requiring a fee but charging such fee to a deposit account, can be submitted by facsimile transmission. Responses requiring a fee which applicant is paying by check should not be submitting by facsimile transmission separately from the check.

Responses submitted by facsimile transmission should include a Certificate of Transmission (MPEP 512). The following is an example of the format the certification might take:

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Derek D. Knight whose telephone number is (571) 272-7951. The examiner can normally be reached on Mon - Thurs & every other Friday, 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles A. Marmor can be reached on (571) 272-7095. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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DDK

CHARLES A. MARIMON PERVISORY PATENT EXAMINE

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